

Bonnie MacNaughton (Bar No. 107402)
 Emily Goodell (admitted *pro hac vice*)
 DAVIS WRIGHT TREMAINE LLP
 920 Fifth Avenue, Suite 3300
 Seattle, WA 98104
 Telephone: (206) 622-3150
 Facsimile: (206) 757-7700
 Email: bonniemacnaughton@dwt.com
 emilygoodell@dwt.com

John D. Freed (Bar No. 261518)
 Jean M. Fundakowski (Bar No. 328796)
 DAVIS WRIGHT TREMAINE LLP
 50 California Street, Floor 23
 San Francisco, CA 94111
 Telephone: (415) 276-6500
 Facsimile: (415) 276-6599
 Email: jakefreed@dwt.com
 jeanfundakowski@dwt.com

Attorneys for Plaintiffs AMAZON.COM, INC.
 and AMAZON TECHNOLOGIES, INC.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

AMAZON.COM, INC., a Delaware
 corporation, and AMAZON TECHNOLOGIES,
 INC., a Nevada corporation,

Plaintiffs,

v.

UMER WASIM, *et al.*,

Defendants.

Case No. 3:23-cv-05580-TLT

**DECLARATION OF JULIA
 SOMMERFELD IN SUPPORT OF
 PLAINTIFFS AMAZON.COM, INC. &
 AMAZON TECHNOLOGIES, INC.'S
 MOTION FOR DEFAULT JUDGMENT
 AGAINST DEFENDANTS (1)
 VTLOGODESIGN, INC.; (2) MK
 AFFILIATES, INC.; (3) ALI ALAM; (4)
 DYNAMIC DIGITAL SOLUTIONS LLC;
 (6) MEHWASH MUNIR; (6) ONE STOP
 COMPUTER SERVICES LLC; (7)
 MUHAMMAD ZUBAIR KHAN; (8)
 TECHTURE INC.; (9) MUHAMMAD
 MUDASSAR ANWAR; (10) TECH DRIVE
 PVT LLC; (11) ASHHAR RAWOOF; (12)
 SMART STARTUP SOLUTIONS; (13)
 MUHAMMAD USMAN KHAN; (14)
 YASIR AGAR; (15) MUHAMMAD
 SHIRAZ QURESHI; AND (16) MAVIA
 NIZAM**

Hearing Date: December 10, 2024
Time: 2:00 pm
Location: San Francisco
Courtroom 09, 19th Flr
 Complaint filed: October 30, 2023

1 I, Julia Sommerfeld, declare as follows:

2 1. I am over the age of eighteen and am competent to testify as to the matters set forth
3 herein. I have personal knowledge of the facts in this Declaration, and base this Declaration on
4 my personal knowledge.

5 2. I make this Declaration in support of Plaintiffs' Motion for Default Judgment
6 Pursuant to Federal Rule of Civil Procedure 55(b) as to Defendants: (1) VTLogodesign, Inc.; (2)
7 MK Affiliates, Inc.; (3) Ali Alam; (4) Dynamic Digital Solutions LLC; (5) Mehwash Munir; (6)
8 One Stop Computer Services LLC; (7) Muhammad Zubair Khan; (8) Techtute Inc.;
9 (9) Muhammad Mudassar Anwar; (10) Tech Drive Pvt LLC; (11) Ashhar Rawoof; (12) Smart
10 Startup Solutions, LLC; (13) Muhammad Usman Khan; (14) Yasir Agar; (15) Muhammad Shiraz
11 Qureshi; and (16) Mavia Nizam ("Defendants"). The following facts are personally known by me
12 to be true and, if called and sworn as a witness, I could and would competently testify as follows.

13 3. I am a Publisher of Amazon Publishing US and have worked at Amazon.com, Inc.
14 ("Amazon") in this role since July 7, 2021, and at Amazon since May 18, 2015.

15 4. Amazon owns Amazon Publishing ("APub"), which was founded in 2009.

16 5. Since its founding, APub has helped over a hundred authors (and counting) reach
17 more than one million readers, and over a thousand authors earn more than \$50,000 from their
18 writing. APub authors have received more than 450 award nominations. APub's editors acquire
19 fiction, nonfiction, young adult, and children's titles through 17 imprints in the US, 5 in the UK,
20 and 5 in Germany.

21 6. APub negotiates terms with each author which grant APub the right to publish,
22 market, and distribute the author's book in exchange for a flat fee payment or royalties from the
23 book's sales.

24 7. Leveraging Amazon's drive for innovation and passion for books, APub merges
25 technology and art to support its authors. APub's editorial, sales, marketing, publicity, design,
26 production, user research, product innovation, author services, and software engineering teams
27 innovate to help authors share their stories with a global audience and deliver a high-impact,
28 diverse selection of titles for readers and listeners to enjoy.

EXHIBIT A

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